CONTRACT FOR TRENDING-2006 ANNUAL UPDATE ASSESSMENT TECHNICAL ASSISTANCE

RECITALS

- A. The Assessors have determined that they should employ the Professional Appraiser as a technical advisor for annual assessment purposes according to the provisions of 50 IAC 21 and subsequent provisions set forth in HEA 1001 (2005) and SB 327 (2005);
- B. The Assessors wish to contract with the Professional Appraiser and the Professional Appraisers are willing to be contracted by the Assessors;
- C. The Professional Appraiser is a Professional Appraiser as that term is defined in IC 6-1.1-4-17(c) and IC 6-1.1-31.7

1. CONSIDERATION

The assessors shall pay the Professional Appraiser as follows:

A fee of __\$46,500 (Forty-six thousand five-hundred dollars) to perform all duties and responsibilities set forth in this agreement.

Any additional Level II services not covered in this agreement shall be billed at a rate of \$50/hour.

2. CERTIFIED SUPERVISOR

Kirk Reller, owner/ manager of Reller's Southern Indiana Appraisal, LLC shall serve as project supervisor, representative and analyst for this contract.

3. PROFESSIONSL APPRAISER CERTIFICATION; CONTRACT VOID ON REVOCATION.

- (a) Reller's Southern Indiana Appraisal, LLC is certified as a "professional appraiser" under IC 6-1.1-31.7. The Professional Appraiser represents and warrants that it is certified as a "professional appraiser" under IC 6-1.1-31.7 at the time of entering into this Contract; and will take all steps necessary to remain certified as a "professional appraiser" under IC 6-1.1-31.7 through the term of this Contract.
- (b) In accordance with IC 6-1.1-31.74, this Contract is void and the Contractor may not receive additional funds under this Contract, if the Professional Appraiser's certification as "professional appraiser" under IC 6-1.1-31.7 is revoked.

4. CONTRACT REPRESENTATIVE.

The assessors shall designate the Lawrence County Assessor, as Contract Representative to serve as the primary contact person for the Lawrence County Assessors.

5. CONTRACT REPORTS AND MONITORING.

By the 20th of each month the Professional Appraiser shall deliver to the Contract Representative a written report summarizing all work completed during that period. The report shall include, but not be limited to, the number of parcels reviewed in the office and field. Written reports shall also accompany each claim that is submitted to the county for payment.

The Assessors may at all times inspect the records of the Professional Appraiser to verify the progress and evaluate the quality of work being performed. The Professional Appraiser shall also make all records associated with this contract, and all final reports available to the Department of Local Government Finance and the Legislative Services Agency on an unrestricted basis.

6. NON-DISCRIMINATION.

Pursuant to IC 22-9-1-10, SIAC shall not discriminate against any employee or applicant for employment, to be employed in the performance of this Contract, with respect to the individual's hire, tenure, terms, conditions, or privileges of employment, because of the individual's race, color, handicap, national origin, or ancestry.

7. LIABILITY.

Reller's Southern Indiana Appraisal, LLC agrees to indemnify, defend, and hold harmless the Assessors and their townships and county, and all agents, officers and

employees of those townships and that county, from all claims and suits including, court costs, attorney's fees, and other expenses, caused by any act or omission of the Professional Appraiser and/or its subcontractors, in connection with this Contract.

Reller's Southern Indiana Appraisal, LLC shall not be held liable for any delays, errors, or omissions resulting from problems caused by the County's computer software or hardware systems.

8. FORCE MAJEURE

Neither party shall be liable for delays or performance failures resulting from and caused by acts beyond the party's control. Such acts shall include acts of God, acts of war, epidemics, communication line failures, power failures, earthquakes, and other similar disasters. In every case the delays must be beyond the control and without the fault or negligence of the non-performing party.

9. MAINTAINING A DRUG-FREE WORKPLACE

Reller's Southern Indiana Appraisal, LLC agrees to make a good faith effort to provide during the term of this Contract a drug-free workplace, and that it will give written notice to the Assessors within ten (10) days after receiving actual notice that an employee of the Professional Appraiser has been convicted of a criminal violation occurring in Professional Appraiser's workplace.

10. INSURANCE AND WORKER'S COMPENSATION.

The contractor shall carry automobile, public liability and worker's compensation in the minimum amounts as follows:

TYPE	COVERAGE	<u>AMOUNT</u>
Automobile	Bodily Injury	\$100,000/300,000
Automobile	Property Damage	\$100,000
Public Liability		\$1,000,000/2,000,000
Worker's Compensation		Statutory requirement

If requested, a certificate from an insurance carrier authorized to do business within the State of Indiana shall be furnished to the County Assessor attesting to the above coverage.

11. PROFESSIONAL APPRAISER RESPONSIBILITIES.

- A. Professional Appraiser shall review and verify all sales disclosures for the period of January 1, 2004 through December 31, 2005 that are provided by the assessors.
- B. Professional appraiser shall review at least 50% of the sales disclosures from 2003 and 25% of 2006 to obtain additional data and to meet sample size requirements for usable sales disclosures.
- C. Professional appraiser shall review the 2002 equalization / sales analysis and make appropriate changes to neighborhood ratios. If needed, additional neighborhoods will be created or existing neighborhoods may be combined. If needed, new boundary lines will also be drawn for each neighborhood. Existing neighborhoods may also be further stratified to identify those classes of property that deviate from the typical property types or ratios within a neighborhood.
- D. After neighborhood factors and land rates have been determined the contractor shall load those changes into the control pages of the county's Proval computer system. The assessors shall be responsible for changing the neighborhood numbers, and land rates on each property card. The assessors shall also carry out recalculations of each taxing unit, printing of new cards, and printing of all "Form 11's".
- E. Appraiser shall provide the county with a bound, updated land order and neighborhood analysis report.
- F. Appraiser shall verify that the study meets all criteria and methodology required in application of "Standard on Ratio Studies" published by the International Association of Assessing Officials. (50 IAC 14-2-1 Method, Sec. 1)
- G. Appraiser shall assist the county in preparing an electronic data copy of the equalization study to the DLGF for final approval. The assessors shall send the report to the DLGF. All real property assessment data that is generated and delivered to the assessors shall be in a format that is acceptable to the DLGF data analysis department and the LSA. The Appraiser shall provide data to the Assessors with complete parcel characteristics that are formatted to meet the requirements prescribed by the DLGF and LSA.
- H. Professional Appraiser shall review the 2002 land order and make any necessary changes to the current base front foot rates, acreage rates or site rates.

- I. Appraiser shall conduct an additional field review of no less than 20 commercial, industrial or utility parcels for use change, obsolescence or other updates. Any needed changes will be data entered by the appraiser. Appraiser would conduct a similar review of residential/agricultural parcels identified by either the appraiser or the assessors. This review would consist of no less than 30 parcels.
- J. Appraiser shall provide representation at any public hearings required.
- K. Appraiser may obtain any relevant data from local appraisers or subcontract with a local appraiser to assist with final valuations.
- L. Reassess/ rework any parcels reviewed during the sales analysis that are significantly under or over assessed. Rework to include field review and computer changes.
- M. Appraiser shall provide the county with six (6) days of assistance for PTABOA hearings, or township informal hearings resulting from March 1, 2005 appeals. Any additional hearing time requested by the assessors would be billed at \$50/hour for Level II employees.

12. TIME AND MANNER OF PAYMENT.

The professional appraiser shall submit to the county periodic claims for the amount of work actually completed during each billing period. The amount of payment is subject to approval by the Contract Representative. The Contract Representative shall base approval upon inspection of the claim and verification the work billed has been completed. Payment shall be made within thirty (30) days after the approval of Contract Representative and Board of Commissioners.

Payments due under this contract shall be reduced by the amount of (\$100) one hundred dollars per business day for each business day that items listed in paragraph 14 remain incomplete as of the completion dates. Contractor shall not be held responsible for delays resulting from the County's assessment software or hardware, delays resulting from legislative changes that pertain to trending/ equalization, delays resulting from rule changes by the DLGF, or delays in obtaining necessary sales disclosures from the County.

If all work is not completed under this contract by the completion date of this Contract, all payments will be suspended until all work is completed. Payment of the suspended amount will be made to the Contractor within thirty (30) days after certification has been made by the Contract Representative that all work has been completed.

13. CONFIDENTIAL NATURE OF APPRAISAL DATA.

The Contractor shall assure that no individual on the Contractor's staff shall disclose any appraisal information to any individual, firm or corporation other than appropriate public officials and their authorized agents. Any data, which is to be released, shall be provided to the Assessor(s) who shall provide for its release.

14. COMPLETION DATE.

A complete review of all required sales, the establishment of neighborhood ratios, the development of a complete equalization study and review and the submission of the equalization study to the DLGF shall all be completed no later than April 30th, 2006, if contract is entered into by December 1, 2005.

Other items listed under contractor responsibilities, with the exception of hearings shall be completed prior to July 30th, 2006.

15. GENERAL PROVISIONS

- A. This Contract sets forth the entire agreement and understanding of the parties with respect to the subject matter and supersedes all prior oral and written agreements and understanding between the Assessors and the Professional Appraiser. No representation, promise, inducement or statement of intention so set forth.
- B. No waiver, alteration, modification, or cancellation of any of the provisions of this Contract shall be binding unless made in writing and signed by all those signing this Contract, or their successors in office. The failure of either party at any time or times to require performance of any provisions of this agreement shall not be considered a waiver and will in no manner affect the right at a later time to enforce that provision.
- C. In the event that one or more of the provisions contained in this Contract shall for any reason be held invalid, illegal or unenforceable in any respect, such invalidity, illegality or unenforceability shall not affect any other provisions contained in this Contract. If any provisions contained in this Contract shall for any reason be held to be excessively broad as to duration, geographical scope, activity or subject, it shall be construed by limiting and reducing it, so as to be enforceable to the extent compatible with the applicable law as it then shall appear.
- D. This Contract shall be subject to and interpreted in accordance with the law of the State of Indiana and suit, if any, shall be brought in Indiana courts.
- E. This Contract shall be binding upon and inure to the benefit of the parties and their respective successors, assigns and legal representatives, provided, however, that this Contract is not binding upon a successor to the elected office of an undersigned Assessor without the successor's prior written consent, nor can the rights, duties, and privileges of the Professional Appraiser under this contract be transferred,

sublicensed, or assigned by it, either whole or in part, without the prior written consent of the Assessors.

F. If the effective date of the annual updates is postponed, this contract may be amended to meet any additional requirements.

16. COUNTY RESPONSIBILITY.

Lawrence County Assessors shall provide to the Professional Appraiser one copy of each sales disclosure and one corresponding field sheet for the development of neighborhood ratios. After all neighborhood ratios and updated land values have been implemented the assessors will produce an updated field sheet for each relevant sale that shows updated values arrived at by application of the neighborhood factor.

The assessors shall provide maps on an as-needed basis.

The assessors shall be responsible for data entry of all revised land rates and neighborhood numbers. Assessors shall carry out all recalculations and print all updated property cards and assessment notices.

Assessors shall have final approval and be responsible for certification of all new assessed values for the year of March 1, 2006 that result from carrying out this contract.

County shall provide one computer terminal for use by the Appraiser on an as-needed basis.

IN WITNESS WHEREOF, the parties have executed this contract by their duly authorized officers this 28th day of November, 2005.

Lawrence County Assessor

Attested by: Lawrence County Auditor

Lawrence County Commissioner

Approved by:Lawrence County Council

Lawrence County Commissioner

Lawrence County Commissioner

Kirk Reller

Owner / Manager

Reller's Southern Indiana Appraisal, LLC